BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES IN AND FOR THE STATE OF UTAH

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IN THE MATTER OF THE APPLICATION OF

ORDER

AMBRA OIL & GAS COMPANY FOR AN

ORDER GRANTING AN EXCEPTION FOR

DOCKET NO. 84-010

THE APPLICANT'S INLAND FUEL 9-5

CAUSE NO. 102-55

WELL LOCATED IN SECTION 9, TOWNSHIP

20 SOUTH, RANGE 23 EAST, GRAND

COUNTY, UTAH, TO BE COMPLETED AS A GAS WELL AT AN EXCEPTION

LOCATION WHICH IS CONTRARY TO THE

ORDER IN CAUSE NO. 102-16B

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Pursuant to the Application of Ambra Oil & Gas Company, this matter came on for hearing before the Board of Oil, Gas and Mining, Department of Natural Resources, State of Utah, on Thursday, January 26, 1984, in the Auditorium of the Division of Wildlife Resources, Salt Lake City, Utah.

The following members of the Board were present:

Gregory P. Williams, Chairman James W. Carter John M. Garr Charles R. Henderson Richard B. Larsen Constance K. Lundberg E. Steele McIntyre

Appearances were made as follows: for Ambra Oil & Gas Company (Applicant), Jay Mealey, Vice-President (Land) and Wesley Pettingill, Vice-President (Exploration and Production), 47 West 200 South, Salt Lake City, Utah, 84101.

NOW THEREFORE, the Board having considered the testimony adduced and the exhibits reviewed in said hearing, and being fully advised in the premises, now makes and enters the following:

FINDINGS

- 1. Due and regular notice of the time, place and purpose of the hearing was given to all interested parties as required by law and the rules and regulations of the Board.
- 2. The Board has jurisdiction over the subject matter of said Application and over all parties' interests therein and has jurisdiction to make and promulgate the Order hereinafter set forth.

- 3. The Board has previously entered its Order in Cause No. 102-16B amending Field Rule 2-2 for the Greater Cisco Area, Grand County, Utah, to provide that wells drilled for oil and/or gas shall be located not less than 500 feet from any property or lease line and not less than 200 feet from the boundary line of any legal subdivision comprising the governmental quarter quarter section or equivalent lot or lots of comparable size and location, and not less than 400 feet from any oil well, nor less than 1320 feet from any gas well, unless otherwise specifically authorized by the Board after notice of hearing. Said Field Rule 2-2, as amended, governs well spacing in all of Section 9, Township 20 South, Range 23 East, S.L.M., Grand County, Utah, and other lands.
- 4. The Inland Fuel 9-5 Well, 988' from the west line and 1,972' from the north line, Section 9, Township 20 South, Range 23 East is located nearer than the prescribed 1,320 feet from the Cisco SS9-3 Well, 2,100' from the west line and 2,050' from the north line, Section 9, Township 20 South, Range 23 East.
- 5. Available geological data indicates that the sands of the Morrison Formation are lenticular in nature.
- 6. Pressure test data suggests that the Inland Fuel 9-5 Well and the Cisco SS9-3 Well are not communicating and are producing from separate reservoirs.

Sufficient evidence now being available upon which to reach a decision, the Board issues the following:

ORDER

IT IS HEREBY ORDERED by this Board as follows:

That the Application of Ambra Oil & Gas Company be granted to permit the Inland Fuels 9-5 Well to be completed as a gas well from the Morrison, Brushy Basin Formation.

DATED THIS 23rd day of January, 1984.

STATE OF UTAH BOARD OF OIL, GAS AND MINING

lliams, Chairman.

James W. Carter

John M. Garr

Charles R. Henderson

Richard B. Larsen

Constance K. Lundberg

E. Steele McIntyre